

Docket No.: 1385/4 (03331/1201982-US1) (PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Mordechai Nisani et al.

Application No.: 09/664,755

For:

SYSTEM FOR COMPUTER NETWORK-BASED TELEPHONES

Filed: September 19, 2000

COMMUNICATION MANAGEMENT

Confirmation No : 5136

Art Unit: 2155 2152

Examiner: D. C. Dinh

COVER LETTER FOR TERMINAL DISCLAIMER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Enclosed is a terminal disclaimer, executed by the attorney of record in the aboveidentified application, and the fee of \$110.00 as set forth in 37 C.F.R. 1.20(d).

Applicant is filing the enclosed terminal disclaimer merely to remove any potential issue as to whether the claims of the above-identified application and those of U.S. Patent No. 6,122,665 in any way conflict. However, neither Applicant nor the assignee intend to make any representation as to whether the invention defined by any of the claims of either the above-identified application or the aforementioned patent would have been obvious in view of the other or whether an obvious-type double patenting rejection would be appropriate if the enclosed terminal disclaimer were not filed.

The Commissioner is hereby authorized to charge the \$110.00 Terminal Disclaimer fee or credit any overpayment to Deposit Account No. 04-0100.

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Should the Examiner have any questions or comments regarding this matter, the undersigned may be contacted at the below-listed telephone number.

Dated: November 19, 2004

Respectfully submitted,

Registration No.: 36,195

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•	TERMINAL DISCLAIMER TO OBVIATE A DOUBLE REJECTION OVER A "PRIOR" PATER		1385/4 (03331/1201982-US1)	
	In re Application of: Mordechai Nisani et al.			
	Application No.: 09/664,755			
	Filed: September 19, 2000			
	COMMUNICATION MANAGEMENT SYSTEM FOR COMPUTER NETWORK-BASED TELEPHONES			
	The owner'. STS SOFTWARE SYSTEMS LTD. instend application hearby dischalms, except or provided below, the terminal pour of the standary bern of any parties greater application which would seated beyond the operation date of the full statutory term of any parties greater application which would seated beyond the operation date of the full statutory term of pror patter 8 greater 12 as the term of said prior patent is defined in 35 U.S.C. 154 and 173, and as the term of said prior patent is present by any serminal discharms. The normer hearing spress that any patent or greater is a present bit only for and during such period that it and the prior patent are commonly owned. This agreement runs with any part on the instant application and is binding upon the grantee, its succession of saidjans. In reasing the above discharms, the owner does not discharm the terminal part of the term of any patent granted of application that the would stated to the operation dues of the full stated parties are successions.			
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	for submissions on behalf of a business/organization (e.g., corporation, partnership, university, government acency, etc.), the undorsigned is empowered to act on behalf of the business/organization.			
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	2. X The undersigned is an attorney or agent of record. Reg.	No36,195	_	
	Luca		November 19, 2004	
	Signature		Date	
David Leason				
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01 FC:1814 110.	DO DA		212-527-7602	
			Telephone Number	
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	"Statement under 37 CFR 3 73(b) in required if terminal disclaimer is algreed by the assignee (owner). Form PTO/S-Bith may be used for making this certification. She MPR P § 324.			
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